U.S. Patentand Trademark Office; U.S. DEPARTIU BIT OF COMMERCE Under the Paperwork Reduction Action 1996, no persons are required to respond to a collection of information unless it displays a ualid OMB control number.

REISSUE APPLICATION DECLARATION BY THE ASSIGN	Docket Number (optional): P11511C2R EE					
I hereby declare that:						
The residence, mailing address and citizenship of the inventors are stated below.						
I am authorized to act on behalf of the following assignee: INTEL CORPORATION						
and the title of my position with said assignee is: PATENT AGENT						
The entire title to the patent identified below is vested in said assignee.						
Inventor: ROBERT C. DIXON	Citizenship: US					
Residence/Mailing Address: (Last Known Address) 2120 Hollowbrook Dr., Colorado Springs, Colorado, 80918						
Inventor	Citiz enship					
Residence/Mailing Address						
Additional Inventors are named on separately numbered sh	eets attached hereto.					
	te of Patent Issued: DECEMBER 15, 1998					
believe said inventor(s) to be the original and first inventor(s) of the subject matter which is described and claimed in said patent, for which a reissue patent is sought on the invention entitled:    THREE-CELL WIRELESS COMMUNICATION SYSTEM						
the specification of which						
is attached hereto.						
🐹 was filed on <u>JUNE 14, 2000</u> as r	eissue application numbe <u>r 09</u> / <u>595<i>5</i>57</u>					
and was amended on <u>5.8.1.01., 7.02.02, 1.80.003, 5.712.003, 9.717.003, 2.9</u> .004, 7.22.004 (If applicable)						
I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.						
I acknowledge the duty to disclose information which is material to p	atenta bility as defined in 37 CFR 1.56.					
I hereby daim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b). Attached is form PT 0/SB/02B (or equivalent) listing the foreign applications.						
I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)						
by reason of a defective specification or drawing.						
by reason of the patentee daiming more or less than he had the right to claim in the patent.						
by reason of other errors.						

[Page 1 of 3]

This collection of information is required by 3° CFR 1.175. The information is required to obtain or retain a benefit by the public which is ib tile (and by the USPTO to process) an application. Confidentially is governed by 35° U.S.C. 122 and 37° CFR 1.11 and 1.14. This collection is as imated to take 30 minutes to complete, industing gainering, preparing, and submitting the completed application form to the USPTO. The will use depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information 0 fixer, U.S. Patentiand Trademark 0 fixer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

ADDRESS. SENDITO: Commit alloner for Patentia, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SBASZ (IB-D7)
Approved for use Inrough IB/31/2007, 0 MB 0651-0003
U.S. Palentand Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Action 1995, no persons are required to respond to a collection of information unless It displays a unit 0 MB control number.

REJSCHE APPLICATION DECLADATION DESTRUCTION DESTRUCTION DESTRUCTION DECLADATION DESTRUCTION DECLADATION DESTRUCTION DECLADATION DESTRUCTION DE PARTMENT DE PROPRIENTE DESTRUCTION DE PARTMENT DE PROPRIENTE DE PARTMENT DE PROPRIENTE DE

	APPLICATION DECLARATION BY	THE AS	SIGNEE	Docket Number	(Optional) P11511C2R	
At least one error upon which reissue is based is described as follows: Every error in the patent which was corrected in the present reissue application, and which is not covered by the prior oath(s) and/or declaration(s) submitted in this application, arose without any deceptive intention on the part of the applicant.  The identified error is: "The attorney failed to appreciate the full scope of the invention and unduly restricted the invention by requiring that base stations in adjacent cells must each be assigned different frequencies for communication, and that user stations within adjacent cells have to also be assigned different frequencies for communication. See Add'l Sheet  [Attach additional sheets, if needed.]						
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.						
I hereby appoint:  X Practitioners associated with Customer Number:  OR Practitioner(s) named below:			59796			
	Name		Registration Number			
†						
<del>                                    </del>						
	ey(s) or agent(s) to prosecute the applicand Trademark Office connected therewith		tified above, and	i to transact all b	ousiness in the United	
States Patential	14 Гадетагк Опісе соппесіев і пегешін	•				
Correspondence	e Address: Direct all communications abo	ut the app	plication to:			
x The addre	ss associated with Customer Number:		59796			
OR	ı					
Film or Induktial						
Name Odday and Odday						
Address						
Address City		State			<u></u>	
		State			<b>⊿</b> p	
City Country		State	T Email T		Zip	
City Country Telephone  Petitioner/applic contribute to id numbers (other the USPTO to sthe USPTO, pet them to the US publication of the issuance of application is nauthorization fo publicly available. I hereby declare and belief are statements and	ant is cautioned to avoid submitting persentity thet. Personal information such than a check or credit card authorization support a petition or an application. If this itioners/applicants should consider redact PTO. Petitioner/applicant is advised the application (unless a non-publication reapplication (unless a non-publication reapplication or application or appl	WARNII conal info as social form PTO s type of ting such at the re- quest in o an aband r an issu urposes a wn knowlo hese stat or impriso	NG: I security numb 0-2038 submitted I personal inform I personal	iments filed in a ers, bank accoud for payment puration is included trapplication is: 37 CFR 1.213(an may also be a finite application the application that all statements with the known ander with the known of the suring thereon, or the application of the suring thereon, or the application of the suring thereon, or the suring thereon, or the application of the suring thereon, or the suring the surin	patent application that may unt numbers, or credit card rposes) is never required by d in documents submitted to locuments before submitting available to the public after i) is made in the application) available to the public if the ii. Checks and credit card in the and therefore are not ents made on information crowledge that willful false ii. 1001, and that such willful	
City Country Telephone  Petitioner/applic contribute to id numbers (other the USPTO, pet them to the US publication of the or issuance of application is nauthorization for publicly available. I hereby declare and belief are statements and false statement declaration is dissignature.	ant is cautioned to avoid submitting persentity theit. Personal information such than a check or credit card authorization support a petition or an application. If this itioners/applicants should consider redact PTO. Petitioner/applicant is advised the application (unless a non-publication real patent. Furthermore, the record from eferenced in a published application of ms PTO-2038 submitted for payment publication of the control of the	WARNII sonal info as socia form PTO s type of ting such at the re quest in o an aband r an issu urposes a urposes stat or impriso oplication	NG: I security numb 0-2038 submitter I personal inform I personal	iments filed in a ers, bank accoud for payment puration is included tapplication is: 37 CFR 1.213(an may also be a finite application the application of the applicat	patent application that may unt numbers, or credit card rposes) is never required by d in documents submitted to locuments before submitting available to the public after i) is made in the application) available to the public if the checks and credit card on tile and therefore are not ents made on information on willedge that willful false company patent to which this te: August 3, 2007	
City Country Telephone  Petitioner/applic contribute to id numbers (other the USPTO, pet them to the US publication of the or issuance of application is nauthorization for publicly available. I hereby declare and belief are statements and false statement declaration is dissignature.	ant is cautioned to avoid submitting persentity theit. Personal information such than a check or credit card authorization support a petition or an application. If this itioners/applicants should consider redact PTO. Petitioner/applicant is advised the application (unless a non-publication reapplication (unless a non-publication reapplication (unless a non-publication or eferenced in a published application or ms PTO-2038 submitted for payment publication of ms PTO-2038 sub	WARNII sonal info as socia form PTO s type of ting such at the re quest in c an aband r an issu urposes a or impriso oplication	NG: I security numb I-2038 submitted I personal inform I patent is: I parker, Re	iments filed in a ers, bank accoud for payment puration is included trapplication is: 37 CFR 1.213(an may also be as 37 CFR 1.14) in the application of the applicati	patent application that may unt numbers, or credit card rposes) is never required by d in documents submitted to locuments before submitting available to the public after i) is made in the application) available to the public if the checks and credit card on the and therefore are not enoughed by the condition and that such willful false in the card will false in the	

## REISSUE APPLICATION DECLARATION BY THE ASSIGNEE

Application Number: 09/595,557 Docket Number: P11511C2R

## Error Statement, continued from page 2.

The possibility of this error was first discovered after payment of the issue fee, but the attorney did not fully appreciate the proper scope of the invention until after conducting an investigation which was not completed until after the patent issued."

The expression in the original claim 1 that recited "one or more user stations" and further recited, "each user station in said first cell is assigned a second transmission frequency for transmitting to said base station for the respective first cell, said second transmission frequency not being assigned to any user station in any cell in said pattern of cells adjacent to said first cell.", renders the original patent wholly or partly inoperative or invalid. Applicant in the present patent application in independent claim 4 has removed the reference to "one or more user stations" and does not include the limitation that "user stations within adjacent cells have to also be assigned different frequencies for communication".